IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK

| IBRAHIM TURKMEN, et al., |))) |
|-----------------------------------------------------------------------|------------------------------------|
| Plaintiffs, |) |
| v. |) Case No. 1:02cv2307 (JG) (SG) |
| JOHN ASHCROFT, Attorney General of the United States, <i>et al.</i> , |)) |
| Defendants. |)) _) |

NOTICE OF WITHDRAWAL

David E. Bell of Crowell & Moring LLP hereby withdraws his appearance as counsel for Dennis Hasty in the above-captioned matter. Mr. Hasty will continue to be represented by Crowell & Moring LLP.

Respectfully submitted,

_____/s/

David E. Bell (DB 4684) CROWELL & MORING LLP 1001 Pennsylvania Ave., N.W. Washington, D.C. 20004 Telephone: 202-624-2500

Fax: 202-628-5116

E-mail: dbell@crowell.com

Counsel for Defendant Dennis Hasty

Dated: March 28, 2012

CERTIFICATE OF SERVICE

I hereby certify that on this date, I electronically filed the foregoing Notice of Withdrawal with the Clerk of Court using the CM/ECF system, which will send a notification of such filing to all counsel of record in the case as follows:

Rachel Anne Meeropol Michael Winger Center for Constitutional Rights 666 Broadway 7th Floor New York, New York 10012 RachelM@ccrjustice.org michael1winger@gmail.com

Dennis C. Barghaan, Jr. Assistant U.S. Attorney 2100 Jamieson Avenue Alexandria, Virginia 22314 dennis.barghaan@usdoj.gov

Craig Lawrence
United States Attorney's Office for the District of Columbia
555 4th Street, N.W.
Washington, D.C. 20001
craig.lawrence@usdoj.gov

William Alden McDaniel, Jr. Law Office of William Alden McDaniel, Jr. 118 West Mulberry Street Baltimore, Maryland 21201-3606 wam@wamcd.com

Debra L. Roth
Shaw Bransford Veilleux & Roth, P.C.
1100 Connecticut Avenue, N.W., Suite 900
Washington, D.C. 20036
droth@shawbransford.com

Allan N. Taffet
Joshua C. Klein
Duval & Stachenfeld, LLP
300 East 42nd Street
New York, New York 10017
ataffet@dsllp.com
jklien@dsllp.com

James J. Keefe 1399 Franklin Avenue Garden City, New York 11530 jkeefe@nylawnet.com

I also certify that on this date, I sent by U.S. Mail a copy of the foregoing Notice of Withdrawal to *pro se* Defendant Joseph Cuciti at his home address, which was privately circulated by his former counsel so as not to publish it on court filings.

| Dated: March 28, 2012 | /s/ |
|-----------------------|---------------|
| | David E. Bell |